1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF NEVADA * * * 10 11 UNITED STATES OF AMERICA, Case No. 2:08-CR-283-KJD-PAL 12 Plaintiff, 13 **ORDER** v. 14 MARKETTE TILLMAN, 15 Defendant. 16 17 18 Before the Court is Defendant Markette Tillman's Motion for Adjournment and 19 Reimbursement (#994). As Defendant has now pled guilty, the only portion of this motion not 20 moot is the request for reimbursement for providing trial clothing to Mr. Tillman. However, this 21 request is governed by the Criminal Justice Act. The Guide to Judiciary Policy, Vol. 7, 22 § 230.66.20 provides as follows: "The cost of items of a personal nature purchased for or on 23 behalf of the person represented are not reimbursable under the CJA. Such items include: 24 purchasing new clothing" Further, the FPD office maintains a "closet," and the Court 25 understands that this wardrobe is typically available to CJA defendants. Accordingly, Defendant

may not be reimbursed for trial clothing under the CJA.

26

Case 2:08-cr-00283-KJD-PAL Document 1013 Filed 08/01/14 Page 2 of 2

Beyond the present motion, the Government's pending motion for Release of Trial Exhibits (#1006) is before the Court. Because Defendant has pled guilty, that motion is now moot. Accordingly, and in harmony with the above discussion, both motions (##994, 1006) are HEREBY DENIED. DATED this 1st day of August 2014. Kent J. Dawson United States District Judge